P.05/05

Appl. No. 10/052,733 Atty. Docket No. G-262ML Amdt. dated 09-11-03 Reply to Office Action of 08-11-03 Customer No. 27752

Response to Restriction Requirement of Claims 1-13.

The Office Action states that restriction to one invention is required under 35 USC § 121. The Office has identified the following three inventions from which election is required:

- Claim 1, drawn to a chemical compound classified in class 564, subclass 305+. I.
- Claims 2-3, drawn to a process for preparation of a compound, classified in class Π. 564, and several subclasses.
- Claims 4-13, drawn to a hair coloring system (composition) and its method for Ш. using, classified in class 8, subclass 405.

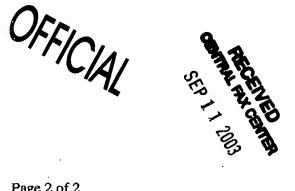
Election

Applicants hereby elect Group I (claim 1). Applicants reserve the right to pursue the nonelected claims in one or more divisional applications.

> Respectfully submitted, Mu-Ill Lim, et al.

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September 11, 2003 Customer No. 27752



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